

**UNITED STATES BANKRUPTCY COURT  
FOR THE NORTHERN DISTRICT OF ALABAMA  
SOUTHERN DIVISION**

IN RE:	)	
	)	
JEFFERSON COUNTY, ALABAMA,	)	
	)	CASE NO.: 11-05736-TBB9
Debtor.	)	
	)	CHAPTER 9

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**DESIGNATION OF ITEMS TO BE INCLUDED IN THE  
RECORD ON APPEAL TAKEN FROM THE OFFICIAL COURT DOCKET**

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COMES NOW John S. Young, Jr., LLC, in its capacity as Receiver for the Jefferson County Sewer System, (the "Receiver"), as a party-in-interest, and pursuant to Bankruptcy Rule 8006 files this Designation. As taken from the official Court docket for the following docket numbers:

Filing Date	Docket No.	Docket Text
11/09/2011	1	Chapter 9 Voluntary Petition . Fee Amount \$1046 Filed by Jefferson County, Alabama (Darby, John) (Entered: 11/09/2011)
11/10/2011	40	Emergency Motion for Relief from Stay <i>and Determination that the Receiver shall maintain possession and control of the sewer system</i> , Fee Amount \$176, Filed by Interested Party John S. Young, Jr., LLC (Attachments: # <a href="#">1</a> Exhibit A# <a href="#">2</a> Exhibit D# <a href="#">3</a> Exhibit E) (Lupinacci, Timothy) (Entered: 11/10/2011)
11/10/2011	41	Motion to Shorten Time Filed by Interested Party John S. Young, Jr., LLC (Lupinacci, Timothy) (Entered: 11/10/2011)
11/10/2011	44	Exhibit <i>B</i> Filed by Interested Party John S. Young, Jr., LLC (RE: related document(s) <a href="#">40</a> Emergency Motion for Relief from Stay <i>and Determination that the Receiver shall maintain possession and</i>

		<p><i>control of the sewer system</i>, Fee Amount \$176,). (Attachments: # <a href="#">1</a> Exhibit B - Part 2# <a href="#">2</a> Exhibit B - Part 3# <a href="#">3</a> Exhibit B - Part 4# <a href="#">4</a> Exhibit B - Part 5# <a href="#">5</a> Exhibit B - Part 6# <a href="#">6</a> Exhibit B - Part 7# <a href="#">7</a> Exhibit B - Part 8# <a href="#">8</a> Exhibit B - Part 9# <a href="#">9</a> Exhibit B - Part 10# <a href="#">10</a> Exhibit B - Part 11# <a href="#">11</a> Exhibit B - Part 12# <a href="#">12</a> Exhibit B - Part 13# <a href="#">13</a> Exhibit B - Part 14# <a href="#">14</a> Exhibit B - Part 15# <a href="#">15</a> Exhibit B - Part 16# <a href="#">16</a> Exhibit B - Part 17# <a href="#">17</a> Exhibit B - Part 18# <a href="#">18</a> Exhibit B - Part 19# <a href="#">19</a> Exhibit B - Part 20# <a href="#">20</a> Exhibit B - Part 21# <a href="#">21</a> Exhibit B - Part 22# <a href="#">22</a> Exhibit B - Part 23# <a href="#">23</a> Exhibit B - Part 24# <a href="#">24</a> Exhibit B - Part 25# <a href="#">25</a> Exhibit B - Part 26# <a href="#">26</a> Exhibit B - Part 27# <a href="#">27</a> Exhibit B - Part 28# <a href="#">28</a> Exhibit B - Part 29# <a href="#">29</a> Exhibit B - Part 30# <a href="#">30</a> Exhibit B - Part 31# <a href="#">31</a> Exhibit B - Part 32# <a href="#">32</a> Exhibit B - Part 33# <a href="#">33</a> Exhibit B - Part 34# <a href="#">34</a> Exhibit B - Part 35# <a href="#">35</a> Exhibit B - Part 36# <a href="#">36</a> Exhibit B - Part 37# <a href="#">37</a> Exhibit B - Part 38# <a href="#">38</a> Exhibit B - Part 39# <a href="#">39</a> Exhibit B - Part 40# <a href="#">40</a> Exhibit B - Part 41# <a href="#">41</a> Exhibit B - Part 42# <a href="#">42</a> Exhibit B - Part 43# <a href="#">43</a> Exhibit B - Part 44) (Lupinacci, Timothy) (Entered: 11/10/2011)</p>
11/10/2011	45	<p>Exhibit C Filed by Interested Party John S. Young, Jr., LLC (RE: related document(s)<a href="#">40</a> <i>Emergency Motion for Relief from Stay and Determination that the Receiver shall maintain possession and control of the sewer system</i>, Fee Amount \$176,). (Attachments: # <a href="#">1</a> Exhibit C - Part 2# <a href="#">2</a> Exhibit C - Part 3# <a href="#">3</a> Exhibit C - Part 4# <a href="#">4</a> Exhibit C - Part 5# <a href="#">5</a> Exhibit C - Part 6# <a href="#">6</a> Exhibit C - Part 7# <a href="#">7</a> Exhibit C - Part 8# <a href="#">8</a> Exhibit C - Part 9# <a href="#">9</a> Exhibit C - Part 10) (Lupinacci, Timothy) (Entered: 11/10/2011)</p>
11/10/11	53	<p>Motion for Relief from Stay <i>Motion for Emergency Relief</i>, Fee Amount \$176, Filed by Creditor Bank of New York Mellon, as Indenture Trustee (Cochran, Ryan) Modified on 11/11/2011 statistical information correction (sld). (Entered: 11/10/2011)</p>
11/10/2011	55	<p>Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i>, Fee Amount \$176, Filed by Creditor Bank of New York Mellon, as Indenture Trustee (Cochran, Ryan) (Entered: 11/10/2011)</p>
11/10/2011	71	<p>Exhibit A Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s)<a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i>, Fee Amount \$176,). (Attachments: # <a href="#">1</a> Exhibit A Part 2 of 6# <a href="#">2</a> Exhibit A Part 3 of 6# <a href="#">3</a> Exhibit A Part 4 of 6# <a href="#">4</a> Exhibit</p>

		Exhibit A Part 5 of 6# <a href="#">5</a> Exhibit Exhibit A Part 6 of 6) (Cochran, Ryan) (Entered: 11/10/2011)
11/10/2011	72	Exhibit <i>B</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Cochran, Ryan) (Entered: 11/10/2011)
11/10/2011	73	Exhibit <i>C</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Attachments: # <a href="#">1</a> Exhibit Exhibit C Part 2 of 2) (Cochran, Ryan) (Entered: 11/10/2011)
11/10/2011	74	Exhibit <i>D</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Attachments: # <a href="#">1</a> Exhibit Exhibit D Part 2 of 4# <a href="#">2</a> Exhibit Exhibit D Part 3 of 4# <a href="#">3</a> Exhibit Exhibit D Part 4 of 4) (Cochran, Ryan) (Entered: 11/10/2011)
11/10/2011	76	Exhibit <i>E</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Attachments: # <a href="#">1</a> Exhibit Exhibit E Part 2 of 2) (Cochran, Ryan) (Entered: 11/10/2011)
11/10/2011	77	Exhibit <i>F</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Attachments: # <a href="#">1</a> Exhibit Exhibit F Part 2 of 4# <a href="#">2</a> Exhibit Exhibit F Part 3 of 4# <a href="#">3</a> Exhibit Exhibit F Part 4 of 4) (Cochran, Ryan) (Entered: 11/10/2011)
11/10/2011	78	Exhibit <i>G</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Attachments: # <a href="#">1</a> Exhibit Exhibit G Part 2 of 6# <a href="#">2</a> Exhibit Exhibit G Part 3 of 6# <a href="#">3</a> Exhibit Exhibit G Part 4 of 6# <a href="#">4</a> Exhibit Exhibit G Part 5 of 6# <a href="#">5</a> Exhibit Exhibit G Part 6 of 6) (Cochran, Ryan) (Entered: 11/10/2011)
11/10/2011	79	Exhibit <i>H</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion

		for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Cochran, Ryan) (Entered: 11/10/2011)
11/10/2011	80	Exhibit <i>I</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Attachments: # <a href="#">1</a> Exhibit Exhibit I Part 2 of 4# <a href="#">2</a> Exhibit Exhibit I Part 3 of 4# <a href="#">3</a> Exhibit Exhibit I Part 4 of 4) (Cochran, Ryan) (Entered: 11/10/2011)
11/10/2011	81	Exhibit <i>J</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Attachments: # <a href="#">1</a> Exhibit Exhibit J Part 2 of 8# <a href="#">2</a> Exhibit Exhibit J Part 3 of 8# <a href="#">3</a> Exhibit Exhibit J Part 4 of 8# <a href="#">4</a> Exhibit Exhibit J Part 5 of 8# <a href="#">5</a> Exhibit Exhibit J Part 6 of 8# <a href="#">6</a> Exhibit Exhibit J Part 7 of 8# <a href="#">7</a> Exhibit Exhibit J Part 8 of 8) (Cochran, Ryan) (Entered: 11/10/2011)
11/10/2011	82	Exhibit <i>K</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Cochran, Ryan) (Entered: 11/10/2011)
11/10/2011	83	Exhibit <i>L</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Cochran, Ryan) (Entered: 11/10/2011)
11/10/2011	84	Exhibit <i>M</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Cochran, Ryan) (Entered: 11/10/2011)
11/10/2011	85	Exhibit <i>N</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Cochran, Ryan) (Entered: 11/10/2011)
11/11/2011	98	Notice and Order Granting the Requests for Hearing on a Expedited Basis and Consolidating the Hearings on the Emergency Motion for Relief from Stay filed by Receiver John S. Young, Jr., LLC and the Expedited Motion for Relief from Stay filed by the Bank of New York Mellon Signed on 11/11/2011. Hearing Scheduled on the

		Emergency Motion for Relief from Stay filed by Receiver John S. Young, Jr., LLC and the Expedited Motion for Relief from Stay filed by the Bank of New York Mellon (RE: related document(s) <a href="#">40</a> , <a href="#">41</a> , <a href="#">53</a> , <a href="#">55</a> ) on 11/21/2011 at 08:00 AM at 505 20th St N Ctrm 1 (TBB) Financial Ctr Birmingham. (afs) Modified on 11/16/2011 correct related documents presentation (sld). (Entered: 11/11/2011)
11/15/2011	143	Memorandum of Financial Guaranty Insurance Company in Support of its Right to Appear and be Heard at the Hearing on the Emergency Motions Filed by the Jefferson County Sewer System Receiver and the Indenture Trustee Filed by Creditor Financial Guaranty Insurance Company (RE: related document(s) <a href="#">98</a> Notice and Order). (Dabney, H.) (Entered: 11/15/2011)
11/15/2011	144	Response to (Re Item: <a href="#">40</a> Emergency Motion for Relief from Stay and Determination that the Receiver shall maintain possession and control of the sewer system, Fee Amount \$176, filed by Interested Party John S. Young, Jr., LLC, <a href="#">51</a> Expedited Motion to Extend Automatic Stay Motion for Extension and Relief filed by Creditor Bank of New York Mellon, as Indenture Trustee, <a href="#">55</a> Expedited Motion for Relief from Stay Motion for Abstention and Relief, Fee Amount \$176, filed by Creditor Bank of New York Mellon, as Indenture Trustee) Joinder and Response by Financial Guaranty Insurance Company in Support of the Emergency Motions Filed by the Jefferson County Sewer System Receiver and the Indenture Trustee Filed by Creditor Financial Guaranty Insurance Company (Dabney, H.) (Entered: 11/15/2011)
11/15/2011	146	Memorandum Filed by Creditor Assured Guaranty Municipal Corp. (RE: related document(s) <a href="#">40</a> Emergency Motion for Relief from Stay and Determination that the Receiver shall maintain possession and control of the sewer system, Fee Amount \$176,, <a href="#">51</a> Expedited Motion to Extend Automatic Stay Motion for Extension and Relief, <a href="#">55</a> Expedited Motion for Relief from Stay Motion for Abstention and Relief, Fee Amount \$176,, <a href="#">98</a> Notice and Order). (Attachments: # <a href="#">1</a> Exhibit A# <a href="#">2</a> Exhibit B# <a href="#">3</a> Exhibit C# <a href="#">4</a> Exhibit D# <a href="#">5</a> Exhibit E) (Larose, Lawrence) (Entered: 11/15/2011)
11/15/2011	147	Brief RESPONSE AND MEMORANDUM OF SUPPLEMENTAL POINTS OF SYNCORA GUARANTEE INC. IN SUPPORT OF: (I) EMERGENCY MOTION OF THE JEFFERSON COUNTY SEWER SYSTEM RECEIVER FOR (A) A DETERMINATION THAT THE RECEIVER SHALL CONTINUE TO OPERATE AND ADMINISTER THE SEWER SYSTEM PURSUANT TO THE

		<p><i>RECEIVER ORDER OR (B) FOR THE RELIEF FROM AUTOMATIC STAY OR OTHER APPROPRIATE RELIEF; AND (II) EXPEDITED MOTION OF INDENTURE TRUSTEE FOR JEFFERSON COUNTYS SEWER WARRANTS FOR (A) THE COURT TO ABSTAIN FROM TAKING ANY ACTION TO INTERFERE WITH THE RECEIVERSHIP CASE AND THE RECEIVERS OPERATION AND ADMINISTRATION OF THE SEWER SYSTEM IN ACCORDANCE WITH THE RECEIVERSHIP ORDER, OR (B) FOR RELIEF FROM THE AUTOMATIC STAY TO THE EXTENT NECESSARY TO ALLOW RECEIVER TO CONTINUE TO OPERATE AND ADMINISTER THE SEWER SYSTEM UNDER THE RECEIVERSHIP ORDER, AND (C) REQUEST FOR AN EXPEDITED HEAR</i> Filed by Creditor Syncora Guarantee, Inc.. (Carmody, Richard) (Entered: 11/15/2011)</p>
11/16/2011	180	<p><i>Joinder By Bank Of America, N.A. And Blue Ridge Investments, Llc In Motions Of Indenture Trustee And The Jefferson County Sewer System Receiver And The Responses Thereto Filed By Syncora Guarantee, Inc. And Assured Guaranty Municipal Corp.</i> Filed by Creditor Bank of America, N.A. (Joseph, Joe) (Entered: 11/16/2011)</p>
11/16/2011	184	<p><i>Motion for Leave EXPEDITED MOTION FOR LEAVE TO FILE JOINDER OF CERTAIN LIQUIDITY BANKS IN SUPPORT OF THE (1) MOTION OF THE JEFFERSON COUNTY SEWER SYSTEM RECEIVER FOR (A) A DETERMINATION THAT THE RECEIVER SHALL CONTINUE TO OPERATE AND ADMINISTER THE SEWER SYSTEM PURSUANT TO THE RECEIVER ORDER OR (B) FOR RELIEF FROM THE AUTOMATIC STAY OR OTHER APPROPRIATE RELIEF AND (2) THE MOTION OF INDENTURE TRUSTEE FOR JEFFERSON COUNTYS SEWER WARRANTS FOR (A) THE COURT TO ABSTAIN FROM TAKING ANY ACTION TO INTERFERE WITH THE RECEIVERSHIP CASE AND THE RECEIVERS OPERATION AND ADMINISTRATION OF SEWER SYSTEM IN ACCORDANCE WITH THE RECEIVERSHIP ORDER, OR (B) FOR RELIEF FROM THE AUTOMATIC STAY TO THE EXTENT NECESSARY TO ALLOW RECEIVER TO CONTINUE TO OPERATE AND ADMINISTER THE SEWER SYSTEM UNDER THE RECEIVERSHIP ORDER, AND (C) REQUEST FOR EXPEDITED HEARING</i> Filed by Creditors Lloyds TSB Bank plc, Nova Scotia, Regions Bank, Societe Generale, The Bank of New York Mellon, Interested Party State Street Bank and Trust Company (Attachments: # <a href="#">1</a> Exhibit A -) (Porterfield, Stephen) (Entered: 11/16/2011)</p>



11/16/2011	185	Certificate of Service Filed by Creditors Lloyds TSB Bank plc, Regions Bank, Societe Generale, Societe Generale, State Street Bank and Trust Company, The Bank of New York Mellon (RE: related document(s) <a href="#">184</a> Motion for Leave <i>EXPEDITED MOTION FOR LEAVE TO FILE JOINDER OF CERTAIN LIQUIDITY BANKS IN SUPPORT OF THE (1) MOTION OF THE JEFFERSON COUNTY SEWER SYSTEM RECEIVER FOR (A) A DETERMINATION THAT THE RECEIVER SHALL CONTINUE TO OPERATE AND ADMINISTER TH</i> ). (Porterfield, Stephen) (Entered: 11/16/2011)
11/16/2011	186	Response to (Re Item: <a href="#">143</a> Memorandum filed by Creditor Financial Guaranty Insurance Company) <i>Jefferson County's Response to Memorandum of Financial Guaranty Insurance Company in Support of Its Right to Appear and Be Heard at the Hearing on the Emergency Motions Filed by the Jefferson County Sewer System Receiver and The Indenture Trustee</i> Filed by Debtor Jefferson County, Alabama (Attachments: # <a href="#">1</a> Exhibit 1) (Darby) (Entered: 11/16/2011)
11/16/2011	187	Motion for Leave to File Joinder Filed by Creditor JPMorgan Chase Bank, N.A. (Hammond, Clark) (Entered: 11/16/2011)
11/16/2011	188	Supplemental Brief Filed by Interested Party John S. Young, Jr., LLC (RE: related document(s) <a href="#">40</a> Emergency Motion for Relief from Stay and Determination that the Receiver shall maintain possession and control of the sewer system, Fee Amount \$176,). (Attachments: # <a href="#">1</a> Exhibit A# <a href="#">2</a> Exhibit B# <a href="#">3</a> Exhibit C) (Lupinacci, Timothy) (Entered: 11/16/2011)
11/16/2011	189	Response to (Re Item: <a href="#">40</a> Emergency Motion for Relief from Stay and Determination that the Receiver shall maintain possession and control of the sewer system, Fee Amount \$176, filed by Interested Party John S. Young, Jr., LLC, <a href="#">51</a> Expedited Motion to Extend Automatic Stay <i>Motion for Extension and Relief</i> filed by Creditor Bank of New York Mellon, as Indenture Trustee) <i>Jefferson County's Opposition to Receiver's and Indenture Trustee's Stay Motions</i> Filed by Debtor Jefferson County, Alabama (Darby) (Entered: 11/16/2011)
11/16/2011	190	Exhibit and Witness List <i>The County's Witness &amp; Exhibit List for the Hearings Commencing on November 21, 2011 at 8:00 a.m.</i> Filed by Debtor Jefferson County, Alabama (RE: related document(s) <a href="#">98</a> Notice and Order). (Darby) (Entered: 11/16/2011)

11/16/2011	191	Supplemental Brief <i>IN SUPPORT OF ITS EXPEDITED MOTION</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Attachments: # <a href="#">1</a> Exhibit O) (Cochran, Ryan) (Entered: 11/16/2011)
11/16/2011	194	Exhibit and Witness List <i>Relief From Stay Hearing Exhibit List</i> Filed by Creditor The Bank of New York Mellon (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Cochran, Ryan) (Entered: 11/16/2011)
11/16/2011	197	Exhibit and Witness List <i>Relief From Stay Hearing Witness List</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Cochran, Ryan) (Entered: 11/16/2011)
11/17/2011	219	Order Granting Expedited Motion for Leave to file Joinder of Certain Liquidity Banks filed by Bank of Nova Scotia, Societe Generale, New York Branch, State Street Bank and Trust Company, Lloyds TSB Bank plc, Regions Bank and The Bank of New York Mellon (Related Doc # <a href="#">184</a> ) Signed on 11/17/2011. (khm) (Entered: 11/17/2011)
11/18/2011	239	Joinder <i>JOINDER OF CERTAIN LIQUIDITY BANKS IN SUPPORT OF (1) THE MOTION OF THE JEFFERSON COUNTY SEWER SYSTEM RECEIVER FOR (A) A DETERMINATION THAT THE RECEIVER SHALL CONTINUE TO OPERATE AND ADMINISTER THE SEWER SYSTEM PURSUANT TO THE RECEIVER ORDER OR (B) FOR RELIEF FROM THE AUTOMATIC STAY OR OTHER APPROPRIATE RELIEF AND (2) EXPEDITED MOTION OF INDENTURE TRUSTEE FOR JEFFERSON COUNTYS SEWER WARRANTS FOR (A) THE COURT TO ABSTAIN FROM TAKING ANY ACTION TO INTERFERE WITH THE RECEIVERSHIP CASE AND THE RECEIVERS OPERATION AND ADMINISTRATION OF SEWER SYSTEM IN ACCORDANCE WITH THE RECEIVERSHIP ORDER, OR (B) FOR RELIEF FROM THE AUTOMATIC STAY TO THE EXTENT NECESSARY TO ALLOW RECEIVER TO CONTINUE TO OPERATE AND ADMINISTER THE SEWER SYSTEM UNDER THE RECEIVERSHIP ORDER, AND (C) REQUEST FOR EXPEDITED HEARING</i> Filed by Creditors Lloyds



		TSB Bank plc, Nova Scotia, Regions Bank, Societe Generale, Societe Generale, State Street Bank and Trust Company, The Bank of New York Mellon (Porterfield, Stephen) (Entered: 11/18/2011)
11/18/2011	248	Stipulation By Bank of New York Mellon, as Indenture Trustee and <i>Receiver's and Trustee's Stipulations to County's Exhibits (Dkt. #190)</i> . Filed by Creditor Bank of New York Mellon, as Indenture Trustee. (Cochran, Ryan) (Entered: 11/18/2011)
11/18/2011	251	Stipulation By Jefferson County, Alabama and <i>Jefferson County's Stipulation as to the Authenticity and Admissibility of Movants' Exhibits for Hearings on Stay Motions and Related Pleadings</i> . Filed by Debtor Jefferson County, Alabama. (Darby) (Entered: 11/18/2011)
11/19/2011	257	Exhibit <i>Exhibits Part 1 to Receiver's and Trustee's Exhibit List Docket No. 194 relating</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Attachments: # <a href="#">1</a> Exhibit M.1-0001# <a href="#">2</a> Exhibit M.1-0002# <a href="#">3</a> Exhibit M.2# <a href="#">4</a> Exhibit M.3-0001# <a href="#">5</a> Exhibit M.3-0002# <a href="#">6</a> Exhibit M.3-0003# <a href="#">7</a> Exhibit M.3-0004# <a href="#">8</a> Exhibit M.4.0-0001# <a href="#">9</a> Exhibit M.4.0-0002# <a href="#">10</a> Exhibit M.4.0-0003# <a href="#">11</a> Exhibit M.4.0-0004# <a href="#">12</a> Exhibit M.4.0-0005# <a href="#">13</a> Exhibit M.4.0-0006# <a href="#">14</a> Exhibit M.4.A-0# <a href="#">15</a> Exhibit M.4.A-1# <a href="#">16</a> Exhibit M.4.A-2-0001# <a href="#">17</a> Exhibit M.4.A-2-0002# <a href="#">18</a> Exhibit M.4.A-2-0003# <a href="#">19</a> Exhibit M.4.A-2-0004# <a href="#">20</a> Exhibit M.4.A-2-0005# <a href="#">21</a> Exhibit M.4.A-2-0006# <a href="#">22</a> Exhibit M.4.A-3# <a href="#">23</a> Exhibit M.4.A-4# <a href="#">24</a> Exhibit M.4.A-5# <a href="#">25</a> Exhibit M.4.A-6-0001# <a href="#">26</a> Exhibit M.4.A-6-0002# <a href="#">27</a> Exhibit M.4.A-6-0003# <a href="#">28</a> Exhibit M.4.A-6-0004# <a href="#">29</a> Exhibit M.4.A-6-0005# <a href="#">30</a> Exhibit M.4.A-6-0006# <a href="#">31</a> Exhibit M.4.A-6-0001# <a href="#">32</a> Exhibit M.4.A-6-0008# <a href="#">33</a> Exhibit M.4.A-6-0009# <a href="#">34</a> Exhibit M.4.A-6-0010# <a href="#">35</a> Exhibit M.4.A-6-0011# <a href="#">36</a> Exhibit M.4.A-6-0012# <a href="#">37</a> Exhibit M.4.A-7-0001# <a href="#">38</a> Exhibit M.4.A-7-0002# <a href="#">39</a> Exhibit M.4.A-7-0003# <a href="#">40</a> Exhibit M.4.A-7-0001# <a href="#">41</a> Exhibit M.4.A-7-0005# <a href="#">42</a> Exhibit M.4.A-7-0006# <a href="#">43</a> Exhibit M.4.A-7-0007# <a href="#">44</a> Exhibit M.4.A-7-0008# <a href="#">45</a> Exhibit M.4.A-7-0009# <a href="#">46</a> Exhibit M.4.A-7-0010# <a href="#">47</a> Exhibit M.4.A-7-0011# <a href="#">48</a> Exhibit M.4.A-7-0012# <a href="#">49</a> Exhibit M.4.A-8# <a href="#">50</a> Exhibit M.4.A-9# <a href="#">51</a> Exhibit M.4.A-10-0001# <a href="#">52</a> Exhibit M.4.A-10-0002# <a href="#">53</a> Exhibit M.4.A-10-0003# <a href="#">54</a> Exhibit M.4.A-11# <a href="#">55</a> Exhibit M.4.A-12# <a href="#">56</a> Exhibit M.4.A-13# <a href="#">57</a> Exhibit M.4.A-14# <a href="#">58</a> Exhibit M.4.A-15-0001# <a href="#">59</a> Exhibit M.4.A-15-0002# <a href="#">60</a> Exhibit M.4.A-15-0003# <a href="#">61</a> Exhibit M.4.A-15-0004# <a href="#">62</a> Exhibit M.4.A-15-0005# <a href="#">63</a> Exhibit M.4.A-15-0006# <a href="#">64</a> Exhibit M.4.A-15-0007# <a href="#">65</a> Exhibit M.4.A-15-

		<p>0008# <a href="#">66</a> Exhibit M.4.A-15-0009# <a href="#">67</a> Exhibit M.4.A-15-0010# <a href="#">68</a> Exhibit M.4.A-15-0011# <a href="#">69</a> Exhibit M.4.A-16# <a href="#">70</a> Exhibit M.4.A-17# <a href="#">71</a> Exhibit M.4.A-18-0001# <a href="#">72</a> Exhibit M.4.A-18-0002# <a href="#">73</a> Exhibit M.4.A-18-0003# <a href="#">74</a> Index M.4.A-18-0004# <a href="#">75</a> Exhibit M.4.A-19# <a href="#">76</a> Exhibit M.4.A-20-0001# <a href="#">77</a> Exhibit M.4.A-20-0002# <a href="#">78</a> Exhibit M.4.A-20-0003# <a href="#">79</a> Exhibit M.4.A-20-0004# <a href="#">80</a> Exhibit M.4.A-21-0001# <a href="#">81</a> Exhibit M.4.A-21-0002# <a href="#">82</a> Exhibit M.4.A-21-0003# <a href="#">83</a> Exhibit M.4.A-21-0004# <a href="#">84</a> Exhibit M.4.A-21-0005# <a href="#">85</a> Exhibit M.4.A-22# <a href="#">86</a> Exhibit M.4.A-23# <a href="#">87</a> Exhibit M.4.A-24# <a href="#">88</a> Exhibit M.4.A-25# <a href="#">89</a> Exhibit M.5# <a href="#">90</a> Exhibit M.6# <a href="#">91</a> Exhibit M.7# <a href="#">92</a> Exhibit M.8-0001# <a href="#">93</a> Exhibit M.8-0002# <a href="#">94</a> Exhibit M.9# <a href="#">95</a> Exhibit M.10-0001# <a href="#">96</a> Exhibit M.10-0002# <a href="#">97</a> Exhibit M.10-0003# <a href="#">98</a> Exhibit M.10-0004# <a href="#">99</a> Exhibit M.10-0005# <a href="#">100</a> Exhibit M.10-0006# <a href="#">101</a> Exhibit M.11-0001# <a href="#">102</a> Exhibit M.11-0002# <a href="#">103</a> Exhibit M.11-0003# <a href="#">104</a> Exhibit M.11-0004# <a href="#">105</a> Exhibit M.11-0005# <a href="#">106</a> Exhibit M.11-0006# <a href="#">107</a> Exhibit M.11-0007# <a href="#">108</a> Exhibit M.11-0008# <a href="#">109</a> Exhibit M.12# <a href="#">110</a> Exhibit M.13-0001# <a href="#">111</a> Exhibit M.13-0002# <a href="#">112</a> Exhibit M.13-0003# <a href="#">113</a> Exhibit M.14-0001# <a href="#">114</a> Exhibit M.14-0002# <a href="#">115</a> Exhibit M.14-00013# <a href="#">116</a> Exhibit M.14-0004# <a href="#">117</a> Exhibit M.14-0005# <a href="#">118</a> Exhibit M.14-0006# <a href="#">119</a> Exhibit M.15# <a href="#">120</a> Exhibit M.16-0001# <a href="#">121</a> Exhibit M.16-0002# <a href="#">122</a> Exhibit M.16-0003# <a href="#">123</a> Exhibit M.16-0004# <a href="#">124</a> Exhibit M.16-0005# <a href="#">125</a> Exhibit M.16-0006# <a href="#">126</a> Exhibit M.16-0007# <a href="#">127</a> Exhibit M.17-0001# <a href="#">128</a> Exhibit M.17-0002# <a href="#">129</a> Exhibit M.17-0003# <a href="#">130</a> Exhibit M.17-0004# <a href="#">131</a> Exhibit M.17-0005# <a href="#">132</a> Exhibit M.17-0006# <a href="#">133</a> Exhibit M.17-00017# <a href="#">134</a> Exhibit M.18# <a href="#">135</a> Exhibit M.19-0001# <a href="#">136</a> Exhibit M.19-0002) (Cochran, Ryan) (Entered: 11/19/2011)</p>
11/19/2011	258	<p>Exhibit <i>Exhibits Part 2 to Receiver's and Trustee's Exhibit List Docket No. 194</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s)<a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i>, Fee Amount \$176,). (Attachments: # <a href="#">1</a> Exhibit M.20-0001# <a href="#">2</a> Exhibit M.20-0002# <a href="#">3</a> Exhibit M.20-0003# <a href="#">4</a> Exhibit M.20-0004# <a href="#">5</a> Exhibit M.21-0001# <a href="#">6</a> Exhibit M.21-0002# <a href="#">7</a> Exhibit M.21-0003# <a href="#">8</a> Exhibit M.21-0004# <a href="#">9</a> Exhibit M.22# <a href="#">10</a> Exhibit M.23-0001# <a href="#">11</a> Exhibit M.23-0002# <a href="#">12</a> Exhibit M.23-0003# <a href="#">13</a> Exhibit M.23-0004# <a href="#">14</a> Exhibit M.23-0005# <a href="#">15</a> Exhibit M.23-0006# <a href="#">16</a> Exhibit M.23-0007# <a href="#">17</a> Exhibit M.23-0008# <a href="#">18</a> Exhibit M.23-0009# <a href="#">19</a> Exhibit M.23-0010# <a href="#">20</a> Exhibit M.23-0011# <a href="#">21</a> Exhibit M.23-0012# <a href="#">22</a> Exhibit M.23-0013# <a href="#">23</a> Exhibit M.23-0014# <a href="#">24</a> Exhibit M.23-0015# <a href="#">25</a> Exhibit M.23-0016# <a href="#">26</a> Exhibit M.23-0017# <a href="#">27</a> Exhibit M.23-0018# <a href="#">28</a> Exhibit M.23-0019# <a href="#">29</a> Exhibit M.23-0020# <a href="#">30</a> Exhibit M.23-0021# <a href="#">31</a> Exhibit M.23-0022# <a href="#">32</a> Exhibit M.23-</p>

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		0006# <a href="#">157</a> Exhibit M.62-0001# <a href="#">158</a> Exhibit M.62-0002# <a href="#">159</a> Exhibit M.62-0003# <a href="#">160</a> Exhibit M.62-0004# <a href="#">161</a> Exhibit M.62-0005# <a href="#">162</a> Exhibit M.62-0006# <a href="#">163</a> Exhibit M.62-0007# <a href="#">164</a> Exhibit M.63# <a href="#">165</a> Exhibit M.64# <a href="#">166</a> Exhibit M.65# <a href="#">167</a> Exhibit M.66) (Cochran, Ryan) (Entered: 11/19/2011)
11/19/2011	259	Exhibit <i>Exhibits Part 3 to Receiver's and Trustee's Exhibit List Docket No. 194</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i> , Fee Amount \$176,). (Attachments: # <a href="#">1</a> Exhibit M.67-0001# <a href="#">2</a> Exhibit M.67-0002# <a href="#">3</a> Exhibit M.67-0003# <a href="#">4</a> Exhibit M.67-0004# <a href="#">5</a> Exhibit M.67-0005# <a href="#">6</a> Exhibit M.67-0006# <a href="#">7</a> Exhibit M.68-0001# <a href="#">8</a> Exhibit M.68-0002# <a href="#">9</a> Exhibit M.68-0003# <a href="#">10</a> Exhibit M.69# <a href="#">11</a> Exhibit M.70-0001# <a href="#">12</a> Exhibit M.70-0002# <a href="#">13</a> Exhibit M.70-0003# <a href="#">14</a> Exhibit M.70-0004# <a href="#">15</a> Exhibit M.70-0005# <a href="#">16</a> Exhibit M.70-0006# <a href="#">17</a> Exhibit M.71-0001# <a href="#">18</a> Exhibit M.71-0002# <a href="#">19</a> Exhibit M.71-0003# <a href="#">20</a> Exhibit M.71-0004# <a href="#">21</a> Exhibit M.71-0005# <a href="#">22</a> Exhibit M.72# <a href="#">23</a> Exhibit M.73-0001# <a href="#">24</a> Exhibit M.73-0002# <a href="#">25</a> Exhibit M.73-0003# <a href="#">26</a> Exhibit M.73-0004# <a href="#">27</a> Exhibit M.73-0005# <a href="#">28</a> Exhibit M.74-0001# <a href="#">29</a> Exhibit M.74-0002# <a href="#">30</a> Exhibit M.74-0003# <a href="#">31</a> Exhibit M.74-0004# <a href="#">32</a> Exhibit M.74-0005# <a href="#">33</a> Exhibit M.74-0006# <a href="#">34</a> Exhibit M.74-0007# <a href="#">35</a> Exhibit M.74-0008# <a href="#">36</a> Exhibit M.74-0009# <a href="#">37</a> Exhibit M.74-0010# <a href="#">38</a> Exhibit M.75-0001# <a href="#">39</a> Exhibit M.75-0002# <a href="#">40</a> Exhibit M.75-0003# <a href="#">41</a> Exhibit M.75-0004# <a href="#">42</a> Exhibit M.75-0005# <a href="#">43</a> Exhibit M.75-0006# <a href="#">44</a> Exhibit M.76-0001# <a href="#">45</a> Exhibit M.76-0002# <a href="#">46</a> Exhibit M.76-0003# <a href="#">47</a> Exhibit M.76-0004# <a href="#">48</a> Exhibit M.77-0001# <a href="#">49</a> Exhibit M.77-0002# <a href="#">50</a> Exhibit M.77-0003# <a href="#">51</a> Exhibit M.77-0004# <a href="#">52</a> Exhibit M.78-0001# <a href="#">53</a> Exhibit M.78-0002# <a href="#">54</a> Exhibit M.78-0003# <a href="#">55</a> Exhibit M.78-0004# <a href="#">56</a> Exhibit M.78-0005# <a href="#">57</a> Exhibit M.78-0006# <a href="#">58</a> Exhibit M.78-0007# <a href="#">59</a> Exhibit M.79-0001# <a href="#">60</a> Exhibit M.79-0002# <a href="#">61</a> Exhibit M.79-0003# <a href="#">62</a> Exhibit M.79-0004# <a href="#">63</a> Exhibit M.79-0005# <a href="#">64</a> Exhibit M.79-0006# <a href="#">65</a> Exhibit M.79-0007# <a href="#">66</a> Exhibit M.79-0008# <a href="#">67</a> Exhibit M.80# <a href="#">68</a> Exhibit M.81# <a href="#">69</a> Exhibit M.82# <a href="#">70</a> Exhibit M.83# <a href="#">71</a> Exhibit M.84# <a href="#">72</a> Exhibit M.85# <a href="#">73</a> Exhibit M.86# <a href="#">74</a> Exhibit M.87# <a href="#">75</a> Exhibit M.88# <a href="#">76</a> Exhibit M.89# <a href="#">77</a> Exhibit M.90# <a href="#">78</a> Exhibit M.91# <a href="#">79</a> Exhibit M.92# <a href="#">80</a> Exhibit M.95# <a href="#">81</a> Exhibit M.96-0001# <a href="#">82</a> Exhibit M.96-0002# <a href="#">83</a> Exhibit M.97# <a href="#">84</a> Exhibit M.98# <a href="#">85</a> Exhibit M.99# <a href="#">86</a> Exhibit M.100# <a href="#">87</a> Exhibit M.101# <a href="#">88</a> Exhibit M.102# <a href="#">89</a> Exhibit M.103# <a href="#">90</a> Exhibit M.104# <a href="#">91</a> Exhibit M.105# <a href="#">92</a> Exhibit M.106# <a href="#">93</a> Exhibit M.107# <a href="#">94</a> Exhibit M.108# <a href="#">95</a> Exhibit M.109# <a href="#">96</a> Exhibit M.110# <a href="#">97</a> Exhibit M.111# <a href="#">98</a> Exhibit M.112# <a href="#">99</a> Exhibit M.113# <a href="#">100</a> Exhibit M.114# <a href="#">101</a> Exhibit

		<p>M.115-0001# <a href="#">102</a> Exhibit M.115-0002# <a href="#">103</a> Exhibit M.115-0003# <a href="#">104</a> Exhibit M.115-0004# <a href="#">105</a> Exhibit M.115-0005# <a href="#">106</a> Exhibit M.115-0006# <a href="#">107</a> Exhibit M.115-0007# <a href="#">108</a> Exhibit M.116# <a href="#">109</a> Exhibit M.117# <a href="#">110</a> Exhibit M.118-0001# <a href="#">111</a> Exhibit M.118-0002# <a href="#">112</a> Exhibit M.119# <a href="#">113</a> Exhibit M.120# <a href="#">114</a> Exhibit M.121# <a href="#">115</a> Exhibit M.122# <a href="#">116</a> Exhibit M.123# <a href="#">117</a> Exhibit M.124# <a href="#">118</a> Exhibit M.125# <a href="#">119</a> Exhibit M.126# <a href="#">120</a> Exhibit M.127# <a href="#">121</a> Exhibit M.128# <a href="#">122</a> Exhibit M.129# <a href="#">123</a> Exhibit M.130-0001# <a href="#">124</a> Exhibit M.130-0002# <a href="#">125</a> Exhibit M.130-0003# <a href="#">126</a> Exhibit M.131# <a href="#">127</a> Exhibit M.132-0001# <a href="#">128</a> Exhibit M.132-0002# <a href="#">129</a> Exhibit M.132-0003# <a href="#">130</a> Exhibit M.132-0004# <a href="#">131</a> Exhibit M.132-0005# <a href="#">132</a> Exhibit M.132-0006# <a href="#">133</a> Exhibit M.132-0007# <a href="#">134</a> Exhibit M.132-0008# <a href="#">135</a> Exhibit M.132-0009# <a href="#">136</a> Exhibit M.132-0010# <a href="#">137</a> Exhibit M.133# <a href="#">138</a> Exhibit M.134)</p> <p>(Cochran, Ryan) Modified on 11/21/2011 to correct docketing text on Exhibit #129 (khm). Modified on 11/28/2011 to correct docketing text on Exhibit #129.(khm). (Entered: 11/19/2011)</p>
11/28/2011	300	<p>Response to (Re Item: <a href="#">190</a> Exhibit and Witness List filed by Debtor Jefferson County, Alabama) <i>Jefferson County's Submission in Response to the Court's Request for Direction as to Relevant Portions of Exhibits</i> Filed by Debtor Jefferson County, Alabama (Pfister, Robert) (Entered: 11/28/2011)</p>
11/28/2011	301	<p>Exhibit and Witness List <i>Receiver's and Trustee's Exhibit List with Comments</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s)<a href="#">55</a> Expedited Motion for Relief from Stay <i>Motion for Abstention and Relief</i>, Fee Amount \$176,). (Cochran, Ryan) (Entered: 11/28/2011)</p>
11/28/2011	302	<p>Order Denying those portions of the Motions premised on the Rooker-Feldman Doctrine and the Johnson Act of 1934, 28 U.S.C. Section 1342, Signed on 11/28/2011 (RE: related document(s)<a href="#">40</a> Expedited Motion for (A) Determination That The Receiver Shall Continue to Operate and Administer the Sewer System Pursuant to the Receiver Order or (B) Relief From Automatic Stay or Other Appropriate Relief, <a href="#">55</a> Motion for (A) The Court to Abstain From Taking Any Action to Interfere with the Receivership Case and the Receivers Operation and Administration of Sewer System in Accordance with the Receivership Order, or (B) for Relief from the Automatic Stay to the Extent Necessary to Allow Receiver to Continue to Operate or Administer the Sewer System Under the Receivership Order,). (klt) (Entered: 11/29/2011)</p>

11/29/2011	304	Stipulation By Bank of New York Mellon, as Indenture Trustee, Jefferson County, Alabama, John S. Young, Jr., LLC and <i>[Stipulation of Movants and County to Admission of Movants' Exhibits 96 and 97]</i> . Filed by Creditor Bank of New York Mellon, as Indenture Trustee, Debtor Jefferson County, Alabama, Interested Party John S. Young, Jr., LLC. (Cochran, Ryan) (Entered: 11/29/2011)
11/30/2011	317	Order Granting Admission of Movant's Exhibits 96 and 97 are deemed admitted solely to the extent and the purpose for which the Court has previously admitted other exhibits containing only legal bills of the County. Signed on 11/30/2011 (RE: related document(s) <a href="#">259</a> Exhibit filed by Creditor Bank of New York Mellon, as Indenture Trustee). (klt) (Entered: 12/01/2011)
12/02/2011	326	Supplemental Statement of Legal Issues Filed by Creditor Assured Guaranty Municipal Corp. (RE: related document(s) <a href="#">40</a> Emergency Motion for Relief from Stay and Determination that the Receiver shall maintain possession and control of the sewer system, Fee Amount \$176., <a href="#">55</a> Expedited Motion for Relief from Stay Motion for Abstention and Relief, Fee Amount \$176.). (Attachments: # <a href="#">1</a> Exhibit A - part 1# <a href="#">2</a> Exhibit A - part 2# <a href="#">3</a> Exhibit Ex. A - part 3# <a href="#">4</a> Exhibit A - part 4# <a href="#">5</a> Exhibit B# <a href="#">6</a> Exhibit C) (Larose, Lawrence) (Entered: 12/02/2011)
12/02/2011	331	Supplement Brief in Opposition to the Receiver's and Indenture Trustee's Stay Motions Filed by Debtor Jefferson County, Alabama (RE: related document(s) <a href="#">189</a> Response). (Attachments: # <a href="#">1</a> Appendix A# <a href="#">2</a> Appendix B# <a href="#">3</a> Appendix C# <a href="#">4</a> Appendix D# <a href="#">5</a> Appendix E# <a href="#">6</a> Appendix F) (Darby) Modified on 12/6/2011 to correct docket event wording (sld). (Entered: 12/02/2011)
12/02/2011	332	Brief <i>BRIEF OF THE BANK GROUP CONCERNING SECTION 922 AND 928 OF THE BANKRUPTCY CODE</i> Filed by Creditors Bank of New York Mellon, as Indenture Trustee, Lloyds TSB Bank plc, Nova Scotia, Societe Generale, Societe Generale, State Street Bank and Trust Company, The Bank of New York Mellon. (Porterfield, Stephen) (Entered: 12/02/2011)
12/02/2011	333	Joint Brief <i>Movant's Post Hearing Brief</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (RE: related document(s) <a href="#">55</a> Expedited Motion for Relief from Stay Motion for Abstention and Relief, Fee Amount \$176.). (Attachments: # <a href="#">1</a> Appendix Appendix One) (Cochran, Ryan) (Entered: 12/02/2011)



12/07/2011	359	Joint Motion to Extend Time to Appeal Under Rule 8002(c) <i>Motion for Extension of Time to Appeal the Order Denying the Applicability of the Rooker-Feldman Doctrine and the Johnson Act</i> Filed by Creditor Bank of New York Mellon, as Indenture Trustee (Malcom, Brian) (Entered: 12/07/2011)
12/07/2011	362	Transcript of hearing held on: 11/21/11 You are noticed that a transcript has been filed. Pursuant to the Judicial Conference Policy on Privacy, remote electronic access to this transcript is restricted through 03/6/2012. To review the transcript for redaction purposes, you may purchase a copy from the transcriber, or the transcript may be viewed at the public terminal located in the Bankruptcy Court Clerk's Office. Contact the Court Reporter/Transcriber Patricia Basham, telephone number 901-372-0613/triciabasham@bellsouth.net. All parties have seven (7) calendar days to file a Notice of Intent to Request Transcript Redaction of any social security numbers, financial account data, names of minor-age children, dates of birth, and home addresses. If the Notice of Intent is filed, the party has 21 calendar days from the date the transcript was filed to file the Transcript Redaction Request indicating the location of the identifiers within the transcript with the Court and to provide the list to the transcriber. The redacted transcript is due 31 days from the date of filing of the transcript. The transcript will be made electronically available to the general public 90 calendar days from the date of filing.. Notice of Intent to Request Redaction Deadline Due By 12/14/2011. Redaction Request Due By 12/28/2011. Redacted Transcript Submission Due By 01/9/2012. Transcript access will be restricted through 03/6/2012. (Basham, Patricia) (Entered: 12/07/2011)
12/07/2011	363	Transcript of hearing held on: 11/22/11 You are noticed that a transcript has been filed. Pursuant to the Judicial Conference Policy on Privacy, remote electronic access to this transcript is restricted through 03/6/2012. To review the transcript for redaction purposes, you may purchase a copy from the transcriber, or the transcript may be viewed at the public terminal located in the Bankruptcy Court Clerk's Office. Contact the Court Reporter/Transcriber Patricia Basham, telephone number 901-372-0613/triciabasham@bellsouth.net. All parties have seven (7) calendar days to file a Notice of Intent to Request Transcript Redaction of any social security numbers, financial account data, names of minor-age children, dates of birth, and home addresses. If the Notice of Intent is filed, the party has 21 calendar days from the

		<p>date the transcript was filed to file the Transcript Redaction Request indicating the location of the identifiers within the transcript with the Court and to provide the list to the transcriber. The redacted transcript is due 31 days from the date of filing of the transcript. The transcript will be made electronically available to the general public 90 calendar days from the date of filing.. Notice of Intent to Request Redaction Deadline Due By 12/14/2011. Redaction Request Due By 12/28/2011. Redacted Transcript Submission Due By 01/9/2012. Transcript access will be restricted through 03/6/2012. (Basham, Patricia) (Entered: 12/07/2011)</p>
12/08/2011	401	<p>Order Granting Motion to Extend Time to Appeal Order Denying Portions of Movants' Motions Premised on the Rooker-Feldman Doctrine and the Johnson Act and the time to appeal the Order is hereby extended to the date that is 14 days after the date the Court enters an order disposing of all remaining portions of Movants' Motions, but in any event no later than January 2, 2012.(Related Doc # <a href="#">359</a>) Signed on 12/8/2011. (khm) (Entered: 12/12/2011)</p>
12/12/2011	405	<p>Docket Text: Transcript of hearing held on: 11/10/11 You are noticed that a transcript has been filed. Pursuant to the Judicial Conference Policy on Privacy, remote electronic access to this transcript is restricted through 03/12/2012. To review the transcript for redaction purposes, you may purchase a copy from the transcriber, or the transcript may be viewed at the public terminal located in the Bankruptcy Court Clerk's Office. Contact the Court Reporter/Transcriber Patricia Basham, telephone number 901-372-0613/triciabasham@bellsouth.net. All parties have seven (7) calendar days to file a Notice of Intent to Request Transcript Redaction of any social security numbers, financial account data, names of minor-age children, dates of birth, and home addresses. If the Notice of Intent is filed, the party has 21 calendar days from the date the transcript was filed to file the Transcript Redaction Request indicating the location of the identifiers within the transcript with the Court and to provide the list to the transcriber. The redacted transcript is due 31 days from the date of filing of the transcript. The transcript will be made electronically available to the general public 90 calendar days from the date of filing.. Notice of Intent to Request Redaction Deadline Due By 12/19/2011. Redaction Request Due By 01/3/2012. Redacted Transcript Submission Due By 01/12/2012. Transcript access will be restricted through 03/12/2012. (Basham, Patricia)</p>
12/12/2011	408	<p>Amended Order entered 11/28/2011 - Exhibit Designations due 11/28/2011; Supplemental Briefs from the Indenture Trustee, the</p>

		<p>Receiver and the Debtor due 12/2/2011; further, the automatic stay of 11 U.S.C. Sections 362(a) and 922(a) shall continue in effect until midnight on December 23, 2011, unless a further order of this Court extends such period. (RE: related document(s)<a href="#">40</a> Motion for (A) Determination That The Receiver Shall Continue to Operate and Administer the Sewer System Pursuant to the Receiver Order or (B) Relief From Automatic Stay or Other Appropriate Relief [Doc.40], filed by Interested Party John S. Young Jr., and (2) Expedited Motion for (A) The Court to Abstain From Taking Any Action to Interfere with the Receivership Case and the Receivers Operation and Administration of Sewer System in Accordance with the Receivership Order, or (B) for Relief from the Automatic Stay to the Extent Necessary to Allow Receiver to Continue to Operate or Administer the Sewer System Under the Receivership Order, filed by Interested Party John S. Young, Jr., LLC, <a href="#">55</a> Motion for (A) The Court to Abstain From Taking Any Action to Interfere with the Receivership Case and the Receivers Operation and Administration of Sewer System in Accordance with the Receivership Order, or (B) for Relief from the Automatic Stay to the Extent Necessary to Allow Receiver to Continue to Operate or Administer the Sewer System Under the Receivership Order, filed by Creditor Bank of New York Mellon, as Indenture Trustee). Signed on 12/12/2011 (RE: related document(s)<a href="#">303</a> Order (Generic)). (sld) Modified on 12/20/2011 (sld). (Entered: 12/12/2011)</p>
12/20/11	460	<p>Order, the automatic stay of 11 U.S.C. Sections 362(a) and 922(a) shall continue in effect until midnight on Friday January 6, 2012, unless a further order of this Court extends such period. (RE: related document(s)<a href="#">40</a> Motion for (A) Determination That The Receiver Shall Continue to Operate and Administer the Sewer System Pursuant to the Receiver Order or (B) Relief From Automatic Stay or Other Appropriate Relief [Doc. 40], filed by Interested Party John S. Young Jr., and (2) Expedited Motion for (A) The Court to Abstain From Taking Any Action to Interfere with the Receivership Case and the Receivers Operation and Administration of Sewer System in Accordance with the Receivership Order, or (B) for Relief from the Automatic Stay to the Extent Necessary to Allow Receiver to Continue to Operate or Administer the Sewer System Under the Receivership Order, filed by Interested Party John S. Young, Jr., LLC, <a href="#">55</a> Motion for (A) The Court to Abstain From Taking Any Action to Interfere with the</p>

		Receivership Case and the Receivers Operation and Administration of Sewer System in Accordance with the Receivership Order, or (B) for Relief from the Automatic Stay to the Extent Necessary to Allow Receiver to Continue to Operate or Administer the Sewer System Under the Receivership Order, filed by Creditor Bank of New York Mellon, as Indenture Trustee) Signed on 12/20/2011 (khm) (Entered: 12/20/2011)
1/03/12	495	Verified Statement <i>of the Bank of New York Mellon, as Indenture Trustee, Pursuant to Rule 2019 of the Federal Rules of Bankruptcy Procedure</i> . Filed by Creditor Bank of New York Mellon, as Indenture Trustee. (Cochran, Ryan) (Entered: 01/03/2012)
1/06/12	508	Order (RE: related document(s)40 , 53 , 55 , 143 , 146 , 180, 187 , 239 )Signed on 1/6/2012 . (sld) (Entered: 01/06/2012)
1/06/12	509	Memorandum Opinion regarding the motions for abstention are denied. The motions for stay relief are also denied. Simultaneous with and automatically on the filing of the County's chapter 9 case, the real and personal properties constituting its sewer system were no longer in the possession or custody of the alabama receivership court. Lastly, the Net Revenues, the amount of which is subject to further determination of this Court, are not subject to the automatic stays of 11 U.S.C., Section 362(a) or 11 U.S.C. Section 922(a). A separate order incorporating the Court's decision will be entered contemporaneously with this Memorandum Opinion Signed on 1/6/2012 (RE: related document(s) <a href="#">508</a> Order (Blank)). (sld) (Entered: 01/06/2012)
01/13/2012	536	Corrected for typographical errors within the Memorandum Opinion appearing on page 34, "reserve account" was twice replaced with "revenue account"; on page 42, "Debt Reserve Fund" was replaced with "Debt Service Fund" three times; and on page 47, "entirely" was replaced with "entirety." (RE: related document(s) <a href="#">509</a> Memorandum Opinion). (sld) (Entered: 01/13/2012)

01/19/2012	552	Motion to Reconsider (related documents <a href="#">508</a> Order (Blank), <a href="#">509</a> Memorandum Opinion, <a href="#">536</a> Memorandum Opinion) <i>Jefferson County's Motion for Clarification, Amendment, or Reconsideration of the Court's Memorandum Opinion and Order</i> Filed by Debtor Jefferson County, Alabama (Darby) (Entered: 01/19/2012)
01/19/2012	554	Amended Memorandum Opinion (with Respect to Footnote 9) Signed on 1/19/2012 (RE: related document(s) <a href="#">509</a> Memorandum Opinion). (sld) (Entered: 01/19/2012)
01/20/2012	559	Order Granting and Footnote 9 having been deleted from this Court's January 6, 2012 Memorandum Opinion by the amended Memorandum Opinion of January 19, 2012,(document number 554), the terms of this Court's January 6, 2012, Order (Doc. 508) are incorporated herein by reference; Signed on 1/20/2012 (RE: related document(s)[552] Motion to Reconsider filed by Debtor Jefferson County, Alabama). (khm)
01/23/2012	577	Motion to Extend Time to Appeal Under Rule 8002(c) Jefferson County's Motion for an Extension of Time to File a Notice of Appeal Filed by Debtor Jefferson County, Alabama (Darby)
01/23/2012	582	Motion to Expedite Hearing (related documents 577 Motion to Extend Time to Appeal Under Rule 8002(c)) Motion to Set Expedited Hearing on Jefferson County's Motion for an Extension of Time to File a Notice of Appeal [Dkt. No. 577] Filed by Debtor Jefferson County, Alabama (Attachments: # (1) Proposed Order) (Darby)
01/23/2012	583	Order Granting Motion Expedite Hearing (Related Doc # 582) Signed on 1/23/2012. Hearing to be held on 1/25/2012 at 10:00 AM 505 20th St N Ctrm 1 (TBB) Financial Ctr Birmingham for 577 Debtor's Motion for Extension of Time to File Notice of Appeal. (klt)
01/23/2012	584	Exhibit Notice of Filing Exhibit Filed by Debtor Jefferson County, Alabama (RE: related document(s)577 Motion to Extend Time to Appeal Under Rule 8002(c) Jefferson County's Motion for an Extension of Time to File a Notice

		of Appeal). (Attachments: # (1) Exhibit 1) (Henderson, Jennifer)
01/26/2012	596	<p>Docket Text: Transcript of hearing held on: 01/19/2012</p> <p>You are noticed that a transcript has been filed. Pursuant to the Judicial Conference Policy on Privacy, remote electronic access to this transcript is restricted through 04/25/2012. To review the transcript for redaction purposes, you may purchase a copy from the transcriber, or the transcript may be viewed at the public terminal located in the Bankruptcy Court Clerk's Office. Contact the Court Reporter/Transcriber Patricia Basham, telephone number 901-372-0613/triciabasham@bellsouth.net. All parties have seven (7) calendar days to file a Notice of Intent to Request Transcript Redaction of any social security numbers, financial account data, names of minor-age children, dates of birth, and home addresses. If the Notice of Intent is filed, the party has 21 calendar days from the date the transcript was filed to file the Transcript Redaction Request indicating the location of the identifiers within the transcript with the Court and to provide the list to the transcriber. The redacted transcript is due 31 days from the date of filing of the transcript. The transcript will be made electronically available to the general public 90 calendar days from the date of filing.. Notice of Intent to Request Redaction Deadline Due By 2/2/2012. Redaction Request Due By 02/16/2012. Redacted Transcript Submission Due By 02/27/2012. Transcript access will be restricted through 04/25/2012. (Basham, Patricia)</p>
01/27/2012	605	<p>Order Granting Motion to Extend Time and the Countys time for filing a notice of appeal of the Stay Decision [collectively, Docket Nos. 508, 509, 536, and 554] under Rule 8002(a) is extended through and including February 24, 2012 and the parties that heretofore filed notices of appeal shall have through and including February 17, 2012 to file a statement of the issues to be presented on the Appellants respective appeals and through and including February 24, 2012 to file a designation of the items to be included in the record on the Appellants respective appeals pursuant to Rule 8006 (Related Doc # 577) Signed on 1/27/2012. (khm)</p>



Dated: February 3, 2012

/s/ Timothy M. Lupinacci

Timothy M. Lupinacci

Joe A. Conner (*pro hac vice*)

W. Patton Hahn

Max A. Moseley

Bill D. Bensinger

Daniel J. Ferretti

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capacity as Receiver for the Jefferson  
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## CERTIFICATE OF SERVICE

I hereby certify that a copy of the above and foregoing paper has been served upon the parties in the attached service list by e-mail, or by placing a copy of same in the U.S. Mail, first-class postage prepaid and properly addressed to such party on February 3, 2012.

/s/ Timothy M. Lupinacci  
Of Counsel

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